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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
|-------------------------|---------------------------------------|------------------------------------|----------------------|------------------|--|
| 10/566,448 | 04/18/2006 | Luke Alphey | 7-06 | 1911 | |
| | 7590 01/09/2008 /INNER AND SITTIVA | 01/09/2008 NER AND SULLIVAN P C | | EXAMINER | |
| 4875 PEARL EAST CIRCLE | | | SGAGIAS, MAGDALENE K | | |
| SUITE 200 BOULDER CO | SUITE 200 BOULDER, CO 80301 | | ART UNIT | PAPER NUMBER | |
| <i>D002D21</i> , 0 | | | 1632 | | |
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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| | Application No. | Applicant(s) |
| | 10/566,448 | ALPHEY, LUKE |
| Office Action Summary | Examiner | Art Unit |
| | Magdalene K. Sgagias | 1632 |
| The MAILING DATE of this communication appe Period for Reply | ears on the cover sheet with the c | orrespondence address |
| A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period with the to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). | ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be tin ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE | N. nely filed the mailing date of this communication. D (35 U.S.C. § 133). |
| Status | | |
| · <u> </u> | action is non-final. | |
| Since this application is in condition for allowan closed in accordance with the practice under E. | | |
| Disposition of Claims | | |
| 4) ⊠ Claim(s) <u>1-42</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ⊠ Claim(s) <u>1-42</u> are subject to restriction and/or e | | |
| Application Papers | | |
| 9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction 11) The oath or declaration is objected to by the Examiner | epted or b) objected to by the drawing(s) be held in abeyance. Section is required if the drawing(s) is ob | e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d). |
| Priority under 35 U.S.C. § 119 | | |
| 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of | s have been received. s have been received in Applicati ity documents have been receive (PCT Rule 17.2(a)). | ion No ed in this National Stage |
| Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date | 4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other: | ate |

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DETAILED ACTION

Claims 1-42 are pending.

Election/Restrictions

Restriction is required under 35 U.S.C. 121 and 372.

This application contains the following inventions or groups of inventions which are not so linked as to form a single general inventive concept under PCT Rule 13.1.

In accordance with 37 CFR 1.499, applicant is required, in reply to this action, to elect a single invention to which the claims must be restricted.

Group I, claim(s) 1-30, 33-36, drawn to an insect gene expression system, comprising at least one gene to be expressed and at least one promoter therefor, wherein a product of a gene to be expressed serves as a positive transcriptional control factor for the at least one promoter, and whereby the product, or the expression of the product, is controllable.

Group II, claim(s) 31, drawn to pLA513 as identified by SEQ ID NO 16.

Group III, claim(s) 32, drawn to JY2004-tTA as identified by SEQ ID NO 14.

Group IV, claim(s) 37-41, drawn to an insect comprising in its genome, the system according to an insect gene expression system, comprising at least one gene to be expressed and at least one promoter therefor, wherein a product of a gene to be expressed serves as a positive transcriptional control factor for the at least one promoter, and whereby the product, or the expression of the product, is controllable.

Group V, claim(s) 42, drawn to a method to establish compatibility of a promoter with a species, comprising transforming said species with a plasmid, or other vector, comprising the system according to an insect comprising in its genome, the system according to an insect gene expression system, comprising at least one gene to be expressed and at least one promoter therefor, wherein a product of a gene to be expressed serves as a positive transcriptional control factor for the at least one promoter, and whereby the product, or the expression of the product, is controllable with the promoter to be tested, said promoter being operably associated with a gene to

be assayed, said plasmid further comprising a marker, under the control of a promoter appropriate to said species, the method further comprising assaying putative transgenic individuals for expression of the marker, and wherein individuals expressing the marker are subsequently assayed for expression of the gene to be assayed.

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The inventions listed as Groups I-V do not relate to a single general inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, they lack the same or corresponding special technical features for the following reasons:

Horn et al, [Nature, 21: 64-70, 2003 (IDS)] disclose a transgene-based, embryo-specific lethality system for insect pest management, comprising of hypeactive pro-apoptotic gene to be expressed and at least one promoter, wherein a product of the gene to be expressed serves as a positive transcriptional control factor for the at least one promoter, and whereby the product, or the expression of the product, is controllable. The Horn reference renders claim 1, among the others not novel. Thus, the technical feature of the insect gene expression system is not special and the groups are not so linked under PCT Rule 13.1. Further, the compositions of groups II-IV are distinct from the insect gene expression system of group I as they are physically and functionally distinct insect gene expression systems, which share neither structure nor function. Additionally, the claimed method in group V has distinct method steps, produce different products and/or different results, which are not coextensive and which do not share the same technical feature.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Magdalene K. Sgagias whose telephone number is (571) 272-3305. The examiner can normally be reached on Monday through Friday from 9:00 am to 5:00 pm. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Peter Paras, Jr., can be reached on (571) 272-4517. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll free).

Magdalene K. Sgagias, Ph.D. Art Unit 1632

/Anne-Marie Falk/ Anne-Marie Falk, Ph.D. Primary Examiner, Art Unit 1632